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1 2 3 4 5	GABROY LAW OFFICES Christian Gabroy (#8805) Kaine Messer (#14240) The District at Green Valley Ranch 170 South Green Valley Parkway, Suite 280 Henderson, Nevada 89012 Tel (702) 259-7777 Fax (702) 259-7704 christian@gabroy.com kmesser@gabroy.com Attorneys for Plaintiff	
6	UNITED STATES DISTRICT COURT	
7		
8	DISTRICT OF NEVADA	
9	MELANIE MALINGIN;	Case No: 2:19-cv-01812-RFB-NJK
10 11 12 13 14 15	Plaintiff, vs.  ALLIANCE ABROAD GROUP, LP; ALLIANCE ABROAD GROUP INTERNATIONAL, LLC; ALLIANCE ABROAD GP, LLC; CLARK COUNTY SCHOOL DISTRICT; DOES 1-10; and ROE CORPORATIONS 11-20, inclusive,  Defendant.  STIPULATION AND ORDER TO EXTEND	STIPULATION AND ORDER EXTEND TIME TO REPLY ALLIANCE ABRODEFENDANTS' OPPOSITION PLAINTIFF'S MOTION FOR TEMPORARY RESTRAINING ORDER (ECF NO. 29)  (FIRST REQUEST)
	ABROAD DEFENDANTS' OPPOSITION TO PLAINTIFF'S MOTION FOR	
17	TEMPORARY RESTRAINING ORDER (ECF NO. 29)	
18	IT IS HEREBY STIPULATED AND	AGREED between counsel for Pla
19	Melanie Malingin ("Plaintiff") and Defendar	nt Alliance Abroad Group, LP, Defen

## TO ALLIANCE MOTION FOR 29)

en counsel for Plaintiff Group, LP, Defendant Alliance Abroad Group International, LLC and Defendant Alliance Abroad GP, LLC ("Defendants" or "Alliance") as follows:

RESTRAINING

TO TO

**FOR** 

WHEREAS, on or about September 23, 2019, Plaintiff filed in the Eighth Judicial District Court a Complaint (the "Complaint"), which was assigned Case No. A-19-802399-C (the "Lawsuit");

WHEREAS, on or about October 3, 2019, Plaintiff served Alliance with the Complaint;

WHEREAS, Defendant Clark County School District filed a Notice of Removal with the United States District Court, District of Nevada (ECF No. 1);

Page 1 of 3

## GABROY LAW OFFICES 170 S. Green Valley Pkwy., Suite 280

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WHEREAS, Plaintiff filed a Motion for Preliminary Injunctive Relief and/or a Temporary Restraining Order on November 21, 2019 (ECF No. 21/23);

WHEREAS, Alliance Abroad Defendants filed their Opposition to Plaintiff's Motion for Temporary Restraining Order on November 26, 2019 (ECF No. 29);

**WEHEREAS**, Plaintiff's Reply to Alliance Abroad Defendants' Opposition to Plaintiff's Motion for Temporary Restraining Order is currently due on December 3, 2019;

WHEREAS, due to scheduling conflicts and Plaintiff's Counsel being out of the jurisdiction for the Thanksgiving holiday, the Parties agree to an additional fourteen (14) day extension through December 17, 2019, for Plaintiff to reply to the Opposition to Plaintiff's Motion for Temporary Restraining Order[29]; and,

(Remainder of Page Intentionally Left Blank)

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**WHEREAS**, this is the first request for an extension regarding the filing of Plaintiff's Reply to Defendants' Response to Plaintiff's Motion for Temporary Restraining Order [ECF No. 29], which is made in good faith, not for purposes of delay, and neither party is prejudiced by this extension.

Dated: November 27, 2019

Respectfully submitted,

Respectfully submitted,

Dated: November 27, 2019

By /s/ Christian Gabroy, Esq.
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Kaine Messer, Esq.
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Fax: (512) 960-4869
Attorneys for Defendants Alliance Abroad Group, LP, Alliance Abroad Group
International, LLC and Alliance Abroad GP, LLC

IT IS SO ORDERED.

RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE

DATED this 2nd day of December, 2019.